

**UNITED STATES DISTRICT COURT FOR THE  
EASTERN DISTRICT OF VIRGINIA: NORFOLK DIVISION**

**Case No. 2:19-cv-00323-AWA-DEM**

**BACK BAY RESTORATION FOUNDATION, LTD.**

**Plaintiff,**

**v.**

**UNITED STATES ARMY CORPS OF ENGINEERS,**

**Defendant,**

**and**

**HOFD ASHVILLE PARK, LLC,**

**Intervening Defendant.**

**REQUEST FOR HEARING**

Now comes the Plaintiff, Back Bay Restoration Foundation, Ltd., by counsel, in accordance with Local Rule 7 (E) with its request for a hearing on its Second Motion for Preliminary Injunction [document 39] at which this Court can consider granting the requested preliminary injunction in accordance with the Plaintiff's Brief [document 40] and arguments of counsel

BY: \_\_\_\_\_ /s/ Douglas E. Kahle, Esq.  
Douglas E. Kahle, Esq.

Douglas E. Kahle, Esq. (VSB #15964)  
Attorney for Back Bay Restoration Foundation, Ltd.  
BASNIGHT, KINSER,  
LEFTWICH & NUCKOLLS, P.C.  
308 Cedar Lakes Drive, 2<sup>nd</sup> Floor  
Chesapeake, VA 23322-0017  
(757) 547-9191 Telephone  
(757) 547-9135 Facsimile  
[dkahle@basnightkinser.com](mailto:dkahle@basnightkinser.com)

**CERTIFICATE OF SERVICE**

I hereby certify that on the 16th day of January, 2020, I filed the foregoing with the Clerk of Court using the CM/ECT system, which will then send a notification of electronic filing to the registered users in this case.

/s/ Douglas E. Kahle, Esq.  
DOUGLAS E. KAHLE, ESQ.  
Virginia State Bar # 15964  
Attorney for Back Bay  
Restoration Foundation, Ltd.  
Basnight, Kinser, Leftwich  
& Nuckolls, P.C.  
308 Cedar Lakes Drive, 2<sup>nd</sup> Floor  
Chesapeake, VA 23322  
Phone: 757-547-9191  
Fax: 757-547-9135  
[DKahle@basnightkinser.com](mailto:DKahle@basnightkinser.com)